IN THE CIRCUIT COURT OF BARBOUR COUNTY, ALABAMA

THE PAPER YARD, on behalf of itself and all others similarly situated,)))
Plaintiff,	
vs.	CIVIL ACTION NO.:
IMPRESSIONS, INC., MAIN LINE GRAPH FUNDING CORPORATION, OEM CONNING SHIELDING STEEL, INC., SPINNAKER TELECOMMUNICATIONS, INC., WSSC Whether singular or plural, who have a advertisements to telephone facsing	LIST, INC., AUTAUGA BOTTLE WATER A MERCHANT SERVICES, INC., CLASSIC PHIC EQUIPMENT, INC., MUTUAL BENEFIT ECT, LTD., PRINTERS PARTS SUPERSTORE, R PRINTING, THOMAS LOYD, VISION LAB R, INC., and FICTITIOUS DEFENDANTS 1-9, ent out or caused to be sent out unsolicited le machines owned and/or operated by ated, in violation of the Velephone Consumer
CON	IPLAINT

This is an action brought by Plaintiff, on behalf of itself and all others similarly situated, against Defendants for sending or causing to be sent out unsolicited advertisements to telephone facsimile machines in violation of the Telephone Consumer Protection Act, 47 U.S.C. §227 ("TCPA") and the common law.

PARTIES

- 1. Plaintiff is a business entity headquartered in Eufaula, Alabama, where it maintains telephone facsimile machines.
- 2. Defendant Advantage Healthcare is a business entity headquartered in Bellaire, Texas.

- 3. Defendant AmeriList, Inc. is a corporation headquartered in Pomona, New York.
- 4. Defendant Autauga Bottle Water Company is a corporation headquartered in Autaugaville, Alabama.
- 5. Defendant Blue Jay, Inc. is a corporation headquartered in Las Vegas, Nevada.
- 6. Defendant Chelsea Merchant Services, Inc. is a corporation headquartered in Canterbury, Connecticut.
- 7. Defendant Classic Impressions, Inc. is a corporation headquartered in Oswego, Illinois.
- 8. Defendant Main Line Graphic Equipment, Inc. is a corporation headquartered in Cranston, Rhode Island.
- 9. Defendant Mutual Benefit Funding Corporation is a corporation headquartered in Santa Ana, California.
- 10. Defendant OEM Connect, Ltd. is a corporation headquartered in Woburn, Massachusetts.
- 11. Defendant Printers Parts Superstore is a business entity headquartered in Mooresville, North Carolina.
- 12. Defendant Shielding Steel, Inc. is a corporation headquartered in Pompano Beach, Florida.
- 13. Defendant Spinnaker Printing is a business entity headquartered in Boca Raton, Florida.
 - 14. Defendant Thomas Loyd is an individual residing in Sugarland, Texas.

- Defendant Vision Lab Telecommunications, Inc. is a corporation 15. headquartered in Miami Beach, Florida.
 - Defendant WSSCR, Inc. is a corporation headquartered in Dallas, Texas. 16.
- The fictitious Defendants are various parties at present unknown to 17. Plaintiffs.
- The use of "Defendants" in the following averments herein shall include all 18. defendants, named and fictitious.

BACKGROUND FACTS

- Defendant Advantage Healthcare has caused (either directly or indirectly 19. through a contractor, employee, or other) the unsolicited fax advertisements attached as Exhibit "A" to be transmitted to Plaintiff's facsimile machine.
- Defendant AmeriList, Inc. has caused (either directly or indirectly through 20. a contractor, employee, or other) the unsolicited fax advertisements attached as Exhibit "B" to be transmitted to Plaintiff's facsimile machine.
- Defendant Autauga Bottle Water Company has caused (either directly or 21. indirectly through a contractor, employee, or other) the unsolicited fax advertisements attached as Exhibit "C" to be transmitted to Plaintiff's facsimile machine.
- 22. Defendant Blue Jay, Inc. has caused (either directly or indirectly through a contractor, employee, or other) the unsolicited fax advertisements attached as Exhibit "D" to be transmitted to Plaintiff's facsimile machine.
- 23. Defendant Chelsea Merchant Services, Inc. has caused (either directly or indirectly through a contractor, employee, or other) the unsolicited fax advertisements attached as Exhibit "E" to be transmitted to Plaintiff's facsimile machine.

- 24. Defendant Classic Impressions, Inc. has caused (either directly or indirectly through a contractor, employee, or other) the unsolicited fax advertisements attached as Exhibit "F" to be transmitted to Plaintiff's facsimile machine.
- Defendant Main Line Graphic Equipment, Inc. has caused (either directly 25. or indirectly through a contractor, employee, or other) the unsolicited fax advertisements attached as Exhibit "G" to be transmitted to Plaintiff's facsimile machine.
- Defendant Mutual Benefit Funding Corporation has caused (either directly 26. or indirectly through a contractor, employee, or other) the unsolicited fax advertisements attached as Exhibit "H" to be transmitted to Plaintiff's facsimile machine.
- Defendant OEM Connect, Ltd. has caused (either directly or indirectly 27. through a contractor, employee, or other) the unsolicited fax advertisements attached as Exhibit "I" to be transmitted to Plaintiff's facsimile machine.
- Defendant Printers Parts Superstore has caused (either directly or 28. indirectly through a contractor, employee, or other) the unsolicited fax advertisements attached as Exhibit "J" to be transmitted to Plaintiff's facsimile machine.
- Defendant Shielding Steel, Inc. has caused (either directly or indirectly 29. through a contractor, employee, or other) the unsolicited fax advertisements attached as Exhibit "K" to be transmitted to Plaintiff's facsimile machine.
- Defendant Spinnaker Printing has caused (either directly or indirectly 30. through a contractor, employee, or other) the unsolicited fax advertisements attached as Exhibit "L" to be transmitted to Plaintiff's facsimile machine.

- 31. Defendant Thomas Loyd has caused (either directly or indirectly through a contractor, employee, or other) the unsolicited fax advertisements attached as Exhibit "M" to be transmitted to Plaintiff's facsimile machine.
- 32. Defendant Vision Lab Telecommunications, Inc. has caused (either directly or indirectly through a contractor, employee, or other) the unsolicited fax advertisements attached as Exhibit "N" to be transmitted to Plaintiff's facsimile machine.
- 33. Defendant WSSCR, Inc. has caused (either directly or indirectly through a contractor, employee, or other) the unsolicited fax advertisements attached as Exhibit "O" to be transmitted to Plaintiff's facsimile machine.
- 34. The subject fax advertisements were sent via facsimile transmission to Plaintiff without their prior express invitation or permission.
- 35. Plaintiff alleges, on information and belief and based on the content of the fax, that the subject facsimile was part of a mass broadcast of unauthorized faxes.
- 36. The subject facsimile was created in such a way that its receipt was particularly expensive to Plaintiff and other recipients. The inclusion of bold graphics and enlarged bold headlines and words in the fax results in the consumption of unusually large amounts of toner or ink.
- 37. By sending unsolicited faxes to Plaintiff and the class, and thereby shifting their advertising costs to Plaintiff and the class, Defendants converted to their own use toner and paper belonging to Plaintiff and the class.

CLASS ALLEGATIONS

38. Plaintiff brings this claim under Rule 23 of the Alabama Rules of Civil Procedure on behalf of a class consisting of all persons and/or entities having no

established business relationship with Defendants who were sent facsimiles of material advertising the commercial availability of any property, goods or services by or on behalf of Defendants and from whom Defendants did not seek and obtain prior express permission or invitation for the sending of such faxes, which were sent within four years of the date of service of the summons and complaint upon Defendants.

- The class is so numerous that joinder of all members is impracticable. 39. While the exact number and identities of the class members are unknown to Plaintiff at this time, Plaintiff alleges on information and belief that there are more than 50 members of the class.
- Questions of law or fact exist arising from Defendants' conduct. Such 40. questions are common to all class members and predominate over any questions affecting only individual members of the class. The myriad predominant questions of law or fact common to the class include, inter alia:
 - Whether Defendants engaged in a pattern of sending unsolicited fax (a) advertisements;
 - The manner in which Defendants compiled or obtained their list of fax (b)
 - Whether the facsimiles sent by Defendants are material advertising the (c) commercial availability of any property, goods, or services;
 - Whether the acts of Defendants were "willful" or "knowing" as those terms (d) are used in the 1934 Communications Act;
 - Whether this Court has personal jurisdiction over Defendants; (e)
 - Whether this Court has subject matter jurisdiction over this action; (f)
 - Whether Defendants thereby violated the TCPA; (g)
 - Whether Defendants thereby committed the tort of conversion; (h)

- (i) Whether Plaintiffs and the class are entitled to statutory damages.
- The claims or defenses of Plaintiff are typical of the claims or defenses of 41. the members of the class, as they are based on the same legal theories and arise from the same wrongful events. Plaintiff has no interests antagonistic to the claims of the class, and Plaintiff will fairly and adequately protect and pursue the interests of the members of the class. Plaintiff's counsel has vast experience in consumer class cases and has previously been certified as class counsel. Plaintiff understands the nature of the claims herein, their role in these proceedings, have no disqualifying conditions, and will vigorously represent the interests of the class.
 - 42. A class action is maintainable and appropriate in this case because:
 - the prosecution of separate actions by or against individual members of (1) the class would create risk of inconsistent or varying adjudications with respect to individual members of the class which would establish incompatible standards of conduct for Defendants.
 - Defendants have acted or refused to act on grounds generally applicable (2) to the class, thereby making appropriate final injunctive relief or corresponding declaratory relief with respect to the class as a whole, and,
 - questions of law or fact common to the members of the class predominate (3) over any questions affecting only individual members, and a class action is superior to other available methods for the fair and efficient adjudication of the controversy. This class litigation is an appropriate method for the fair and efficient adjudication of the claims involved. The size of the expected recovery for an individual class member is not expected to be

substantial enough for any one class member to incur the costs and expenses of this litigation. There are no foreseeable difficulties likely to be encountered in the management of a class action.

COUNT ONE

(Violation of the Telephone Consumer Protection Act, 47 U.S.C. §227)

- 43. Plaintiff realleges the foregoing allegations.
- At all times relevant to this Complaint, 47 U.S.C. § 227 was in full force 44. and effect. The TCPA, 47 U.S.C. § 227(b)(1)(C) makes unlawful the "use of any telephone facsimile machine computer or other device to send an unsolicited advertisement to a telephone facsimile machine . . ." The term "unsolicited advertisement" means any material advertising the commercial availability or quality of any property, goods, or services which is transmitted to any person without that person's prior express invitation or permission." 47 U.S.C. § 227(a)(4). The TCPA further provides that:
 - (3) Private right of action. A person or entity may, if otherwise permitted by the laws or rules of court of a state, bring in an appropriate court of that state-
 - (A) an action based on a violation of this subsection or the regulations prescribed under this subsection to enjoin such violation.
 - (B) an action to recover actual monetary loss from such a violation, or to receive \$500 in damages for each such violation, whichever is greater, or
 - (C) both such actions.

If the court finds that the defendant willfully or knowingly violated this subsection or the regulations prescribed under this subsection, the court may, in its discretion, increase the amount of the award to an amount equal to not more than 3 times the amount available under subsection (B) of this paragraph.

47 U.S.C. § 227(b)(3).

- Defendants' conduct violates the TCPA and Plaintiff and the class 45. suffered damages in the form of consumed paper and toner as a result of receipt of the unsolicited faxes.
- Plaintiff and the class are entitled to statutory damages and, if the 46. evidence shows the violation was willful, Plaintiff requests trebling of the damages.

(Common Law Conversion)

- Plaintiff realleges the foregoing allegations. 47.
- By sending unsolicited faxes to Plaintiff and the class, and thereby shifting 48. their advertising costs to Plaintiff and the class, Defendants converted to their own use toner and paper belonging to Plaintiff and the class.
- 49. Prior to Defendants' sending of the unsolicited faxes, Plaintiff and the class owned and had an unqualified and immediate right to the possession of the paper and toner used to print the faxes.
- 50. Through its wrongful conduct of sending the unsolicited and unauthorized faxes, Defendants appropriated to its own use the paper and toner used to print the faxes and used them in such a manner as to make them unusable.
- Defendants know or should have known that its appropriation of the paper 51. and toner, thereby shifting its advertising costs to Plaintiff and the class, was wrongful and without authorization.
- Plaintiff and the class were deprived of the paper and toner, which could 52. no longer be used for any purpose. Plaintiff and the class thereby suffered damages as a result of receipt of the unsolicited faxes.

PRAYER FOR RELIEF

WHEREFORE, Plaintiff and the class pray for the following relief:

- an order certifying the class as set forth herein, with Plaintiff as class Α. representative and its counsel as class counsel;
 - B. a declaration that Defendants' conduct violates the laws as alleged herein;
- C. an order enjoining Defendants from further acts in violation of 47 U.S.C. § 227(b)(1)(C);
- D. an award of the full amount of statutory damages allowed under 47 U.S.C. § 227(b)(3), sustained by Plaintiff and the class for Defendants' violation of law, not to exceed \$75,000 for each class member, exclusive of interests and costs;
- an award of attorneys' fees to class counsel based on the common E. fund/benefit doctrine and/or upon any applicable statute;
- an order awarding Plaintiff and the class costs and expenses against F. Defendants;
- granting such other or further relief as the Court may hold just and G. appropriate under the circumstances.

This, the _____ Sh day of June 2005.

Brian D. Hancock (HAN056) Attorney for the Plaintiff

OF COUNSEL:

GARRISON SCOTT P.C.

P. O. Box 11310 (35202) 2224 1st Avenue North Birmingham, AL 35203 (205) 326-3336

PLEASE SERVE THE DEFENDANTS BY CERTIFIED MAIL AT THE FOLLOWING ADDRESS:

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AmeriList, Inc. c/o Ravi Buckredan 978 Route 45 Suite L2 Pomona, NY 10970

Autauga Bottle Water Company 244 County Road 165 Autaugaville, AL 36003

Blue Jay, Inc. c/o Jeffrey J. Whitehead, Esq. 2431 West Horizon Ridge Parkway Suite #110 Henderson, NV 89052 Chelsea Merchant Services, Inc. c/o Joseph Graley 256 B Cemetery Road Canterbury, CT 06331

Classic Impressions, Inc. c/o Mario Correa 1045 West Belmont Avenue Suite 200 Chicago, IL 60657

Main Line Graphic Equipment, Inc. c/o Gelfuso & Lachut, Inc. 1193 Reservoir Avenue Cranston, RI 02920

Mutual Benefit Funding Corporation c/o Anthony Paduano 6 Hutton Centre Drive Suite 1245 Santa Ana, CA 92707

OEM Connect, Ltd. c/o David W. Nash 32A Holton Street Woburn, MA 01801-5205

Printers Parts Superstore c/o Ric Antinori 1249 River Highway Suite D Mooresville, NC 28117-9088

Shielding Steel, Inc. c/o John P. Miller 2499 Glades Road Boca Raton, FL 33431

Spinnaker Printing 20920 Romita Trail Boca Raton, FL 33433

Thomas Loyd 31 Victors Chase Sugarland, TX 77479 Vision Lab Telecommunications, Inc. 1680 Michigan Avenue Suite 1106 Miami Beach, FL 33139

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1998 Komori L528 + Coater, 5/C 28", Semi-APC, PQC Console, Komorimatic Dampening, Auto Ink Roller / Blanket Wash, Tower Coater, Ext Delivery, IR Drying System, 50ml

1998 Komori L528 + Coater, 5/C 28", PQC Console, Komorimatic Dampening, Tower Coater, Ext Delivery, IR Drying System, Refurbished, New Rubber Rollers, 47ml

2001 Komori L440 + Coater, 4C 40", Full-APC, PQC Console, Plate Cocking, KMS IV with CIP 3 Interface, PDC-S, Komorimatic Dampening, AMR Automatic Make Ready, Auto Ink Roller / Blanket Wash, Tower Coater, Ext Delivery, IR Drying System, 38ml

1996 Komori L440 P, 4C 40", Automatic Convertible Perfector (4/0, 2/2), Semi-APC, AMR Automatic Make Ready, New Komorimatic Dampening, Auto Ink Roller / Blanket / Impression Wash, IR Dryer, Refurbished, New Rubber Rollers, 89ml

1999 Komori L428 + Coater, 4/C 28", Semi-APC, PQC Console, Komorimatic Dampening, Auto Ink Roller / Blanket Wash, Tower Coater, Ext Delivery, IR Drying System, 30ml

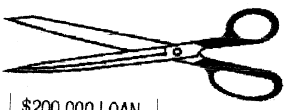
2004 Komori Spica 426P, 4C 26", PQC Console, Automatic Convertible Perfector (4/0, 2/2), Automatic Plate Changing, Komorimatic Dampening, Auto Blanket Washing, CIP4 Ready, 2ml

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	Current interest rate/term:	
i am interested in:	Loan amount requested:	
Refinancing my current	Home phone:	
mortgage loan	Cell or work phone:	
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I am interested in:	Loan amount requested:	
Refinancing my current	Home phone:	
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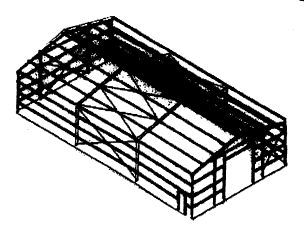
Part#		List	61.44
AB DICK	Order in lots of 6 - OK to Mix Match	Price	6 Lot Price
WBL-350	15-3/16" X 10" Serrated 3 Ply Vulcan compressible blanket For AB Dick 350	71100	FIICO
WBL-360	18-1/2" X 10-5/8" 3 Ply Vulcan compressible blanket for AB Dick 350	19.12	12.95
WBL-360W	18-1/2" x 11" 3 Ply Vulcan compressible blanket for AB Dick 360-8805	24.74	16.98
WBL-375	19 (15 A LETELY DELLA VILLENDE COMPROCCIPIA MARKALETA AD DELLA	25.62	17.20
WBL-385	Y Y T A SS UP O FIV VIII AN COMPLECCIBIA BIORDALIA AN DI LAGA	29.88	19.95
WBL-9800	Y WILL A LATAR OF THE WITHOUT COMPRESSION MANAGEMENT AND BUT ASS.	53.40	44.90
WBL-9880	19-1/4" x 22-3/4" 3 Ply Vulcan compressible blanket for AB Dick 9800	30,49	22.10
CHIEF	Order in lots of 6 - OK to Mix Match	47.85	37.85
WBL-15	15-3/6" X 10" 3 Pty Vulcan compressible blanket For Chief 15		
WBL-17	18-9/16" X 10-31/32" 3 Phy Vulcan compressible blanket For Chief 17	21.41	12.41
WBL-2217	19-13/16" x 12-5/8" 3 Ply Vulcan compressible blanket For Chief 17	25.63	15.36
DAVIDSON	19-13/16" x 12-5/8" 3 Ply Vulcan compressible blanket For Chief 2215/2217/2117/Superchief	31.49	25.19
WBL-D500	Order in lots of 6 - OK to Mix Match		20.10
WBL-D600	16" x 10" 3 Ply Vulcan compressible blanket For Davidson 500	22.49	17.44
WBL-D700	13-3/16" x 17-1/4" 3 Ply Vulcan compressible blanket For Davidson 600 Order in	28.63	22.50
WBL-D700-233	16" x 17-1/2" 3 Ply Vulcan compressible blanket For Davidson 700 16" x 17-1/4" 3 Ply Vulcan compressible blanket For Davidson 700 16-1/16" x 19-3/4" 3 Ply Vulcan compressible blanket For Davidson 700/233	31.55	23.34
WBL-D901	16-1/16" x 19-3/4" 3 Ply Vulcan compressible blanket For Davidson 700/233 for GIANT	37.74	30.19
HAMADA		39.93	31.94
WBL-H500	Order in lots of 6 - OK to Mix Match 16-1/2" x 10" 3 Phy Vylass and Match		01.54
WBL-H500CD4	16-1/2" x 10" 3 Ply Vulcan compressible blanket For Hamada 500	24.43	14.43
WBL-H600	16-1/2" x 11-7/8" 3 Ply Vulcan compressible blanket For Hamada 500 19-1/8" x 12" 3 Ply Vulcan compressible blanket For Hamada 500cda	27.62	17.90
		30.95	23.10
	19-3/8" x 12-3/8" 3 Ply Vulcan compressible blanket For Hamada 601/602/611/612	30.18	24.11
WBL-H700	19-1/2" x 12" 3 Ply Vulcan compressible blanket For Hamada 601/602/611/612 16-1/2" x 18" 3 Ply Vulcan compressible blanket For Hamada 611/612 16-1/2" x 18-3/8" 3 Ply Vulcan compressible blanket For Hamada 700	29.45	19.95
	16-1/2" x 18-3/8" 3 Ply Vulcan compressible blanket For Hamada 700 16-11/30" x 20-1/4" 3 Ply Vulcan compressible blanket For Hamada 770	37.38	27.95
	16-11/32" x 20-1/4" 3 Ply Vulcan compressible blanket For Hamada 770 16-1/2" x 18-3/8" 3 Ply Vulcan compressible blanket For Hamada 800	38.16	30.52
WBL-H-E47	16-1/2" x 18-3/8" 3 Ply Vulcan compressible blanket For Hamada 800	42.95	33.83
· · · · · · · · · · · · · · · · · · ·	CHERT IN THE OFFE THE TO MAKE MALLE	38.16	30.52
WBL-1250-OS	15-3/16" X 10" Serrated 3 Div Vision and 3 Till 15 Til		
WBL-1250-LD	16-1/16" X 10" Serrated 3 Ply Vulcan compressible blanket For Multilith1250 os 15-1/16" x 10-5/8" Serrated 3 Ply Vulcan compressible blanket For Multilith 1250 LD os	18.95	12.95
WBL-1250-0	15-1/16" x 10-5/9". Secreted 9 Phylidai compressible blanket For Multilith 1250 LD os	20.22	16.17
WBL-1250W-LD	15-1/16" x 10-5/8" Serrated 3 Ply Vulcan compressible blanket For Multilith 1250 LD os 16-1/16" x 10-5/8" Serrated 3 Ply Vulcan compressible blanket For Multilith 1250 mid 18-1/2" X 10-5/8" Serrated 3 Ply Vulcan compressible blanket For Multilith 1250	20.15	16.12
		21.49	17.19
WBL-1250W ·	18-1/2" X 11" 3 Ply Vulcan compressible blanks for Multilith 1250w mid	24.74	15.16
WBL-1360	18-7/16" X 12-5/8" 3 PW Vulcan compressible bles for Murdith 1250w	24.75	16.98
WBL-1850	6-1/16" X 17-5/8" 3 Ply Vulcan compressible blanket For Multilith 1330/1650	28.95	19.25
	13 5 Try Talcan compressible blanket For Multilith 1850/1860	35.64	21.36

For blankets not listed here, visit our website: www.PrintersParts-NC.com

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Shielding Steel

Filed 08/04/2005 Case 2:05-cv-00737-MEF-SRW Document 2

SAFETY ALERT! We've seen it before - Big Business and Powerful Government Interests Colluding in a High-Stakes Conspiracy to Confuse, Mislead and Obfuscate in a Game of Deceit to Protect Multi-Billion Dollar Corporate Profiteering. Asbestos, Agent Orange, Silicon Breast Implants, the Tobacco Industry, and most recently, Vioxx and the Greed of the Giant Corporate Drug Makers have Violated the Trust - and Health of the American Public. But even as you read this, Lines are being Drawn in a New Battleground over a Public Health Scandal that may Rock the Consumer Electronics Industry to the Core in a way that would even have Big Tobacco Running Scared. However this Battle plays out, the Most Important thing you can do today is Protect yourself from the Undisclosed Dangers of Cancer Causing Radiation being Emitted by an Important but

WALL STREET WHISPER

Company: Recommendation:

Claremont Technologies, Inc.

STRONG BUY

Stock Symbol:

CTTG \$0.99

Recent Price: Website: www.claremonttechnologies.com

When it comes to fighting cancer, one of the most feared of all diseases and a leading cause of deaths worldwide, BILLIONS of dollars have already been spent on everything from prevention to treatment, still cancer takes countless lives every year - and we are all still at risk. To make matters worse, devices that make our day-to-day lives more convenient are now being shown to increase that risk. Worse yet, manufacturers of these devices and their well-paid lobbyists vehemently deny that regular use of these devices may in fact be a significant cause of a variety of health problems, despite a mounting body of evidence proving that the danger is real.

But there is a Company that has developed a technology that has been demonstrated to eliminate the very source of what many researchers have said could already be causing cancers to form in you, your family, and just about everyone else you know, and besides just saving lives, this new product might also make you rich. The product we are talking about is the Safe Cell Tab developed by Claremont Technologies (OTCBB: CTTG). The Safe Cell Tab that relies on technology first pioneered by NASA to protect astronauts from hazardous electromagnetic frequencies (EMF) like microwaves in space. This tiny device that attaches to all makes and models of electronic devices that emit EMF, effectively eliminates the extremely harmful radiation before it can reach your body and cause permanent damage.

Countless studies have shown that prolonged exposure to EMF can cause Alzheimer's, infertility, miscarriages, elevated blood pressure, DNA damage, ALS, immune system disorders, headaches, fatigue, and other ailments. Still, we unknowingly expose ourselves to EMF every day when we use cell phones, cordless phones, laptops, PDA's and other devices that have become so common. But you don't have to take our word for it. Scientists across the globe have been warning us about the dangers for years. So, what is the solution? CTTG's Safe Cell Tab has been certified by independent labs to eradicate cancer-causing radiation from the dangerous, but necessary everyday tools of our lives.

But how can this make you rich? It's simple. Since CTTG has just launched its Safe Cell Tab marketing program and its technology is just coming to the forefront, the company's stock has not shot up yet, i.e. You can still get in on the ground floor. But not for long!! If this plays out like most expect it to, mobile phone makers could be the first major mass purchasers of CTTG's technology, potentially equipping every single new phone with a Safe Cell Tab very soon. With only 25 million shares issued and outstanding and the majority of those under restriction and held in the hands of company insiders, this stock may explode when the word gets out. That means there is no time to waste-

There are already 630 MILLION mobile phones in the use worldwide today and that number is growing by 15-20% annually. Most cell phones in America are replaced every 12-18 months on average. That means that hundreds of millions of new phones must be manufactured every year in order to keep up with demand. And, if the cell phone industry adopts CTTG's technology - the only real option at this point to protect its users - those lucky enough to own CTTG stock before it skyrockets could become very, very wealthy.

How high can CTTG go? Could it experience a 100, 200 or even 500% increase in a year? Of course. All it takes is for the cellular industry to begin the adoption of the technology, and that could happen any day now. If you are tired of sitting on the sidelines, watching your investments grow by single digits or worse yet, losing money, now is the time to take action.

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WALL THE STREET

VEWS ALED T

IMCG reported positive earnings three quarters ahead of schedule!

Five years ago a little car company trading around \$2.00 per share with .03 cents earnings per share was trading un-noticed and undervalued. This little stock has been as high as \$40.00 a share and now has a market value of 3 billion dollars. This could have been over 1,000% on this trade alone.

RCIE

A \$5,000 investment in this company would have grossed \$100,000 in a very short time

IMCG: IS HISTORY REPEATING ITSELF!?!

Had you told me this would be the case, I would have fell out of my chair laughing, but Car-Max has been there done that, and they are laughing all the way to the bank, driving in a Car-Max car on the road of success.

Look Familiar? **IMCG** has the look of a <u>hot opportunity</u> and with results like this the street is going to take notice. At \$.50 cents per share this stock is undervalued and deserves your attention. THIS IS THE RIGHT TIME. Lock in your profits and get ready to step on the gas

According to most industry standards this stock should be trading in the \$2.00 to \$2.50 cents per share range right now (it HAS traded as high as \$7 in the past year! This could be another 500% gain for you this year.

Symbol Share Out of the	IMCC
Share Outstanding	TMCG
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	5 000 000
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Target	7.7050
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According to the filings there are less than 20 million total shares outstanding and a very small float of less than 5 million, which means the company could have significant appreciation once it gets noticed. Plus, the company financials do not contain any filings that would leave me to believe there is any dilution other than what exists in the float already.

Intelligent Motor Cars Group, Inc. (OTCBB:IMCG), recently announced plans to increase cash sales and their wholesale operation. Plus management recently reported that the Company continues to look for new retail dealer locations.

This is how it all begins, this is what transforms a small company into something we all dream about being a part of, this is your chance to get into a real ground floor opportunity that is not just hype. History repeats itself over and over again, in the market we count on it. IMCG has revenues of just under \$10 million, quarterly profits, and twice in 2004 the Company reported positive per share earnings. IMCG has a strategy to grow by sales and acquisitions, and the Company growth continues to meet (and beat!) all expectations.

I have been writing to all of you about companies for years with many successful trades, and profiles. I believe this one has the goods to go to the next level.

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Case 2:05-cy-off at ME SAS Dogman Divestor Alert -Page 1 November 2004, Issue 18, vol 9

Symbol Pink Sheet: **EOGI** Recent Price: \$0.23 Short Term Target: \$1.55

Price Trend: Upward

STRONG BUY

imerson Oil and Gas is a company poised to apitalize on the current world market price of oil nd gas. This booming market has created new pportunities to bring proven eserves, onstream with very little downside risk the company. Emerson's primary operating hilosophy is to utilize the most current achnology available to develop low risk, high ield, underdeveloped oil and gas reserves. This pproach will enable Emerson to capitalize upon reviously discovered and producing properties ith known reserves that had ampletely exploited due to market conditions.

nerson will continually look to get involved with w risk projects that maximize shareholder ilue. This will be accomplished by pursuing thievable payzones and avoiding wildcat or type ventures. irticipate in turn key operations minimizing the ed for high cost equipment purchases and if cessary cost effectively outsource some aspects labour. With the worldwide focus on energy eds being front and center in the public eye, feels that With anagement and discretionary project choices, it's company will continue to serve it's areholders well.

ergy – Bull Market of the Decade

h energy prices continuing to soar, demand tinuing to rise, and supplies continuing to decrease re has never been a better time to invest in energy cks. As you may already know, and many analysts dict, the Energy sector is shaping up to be the bull

-BREAKING NEWS - EOGI signs

letter of intent for 50% working interest in nearby oil and gas well.

"Oil well turned Natural Gas well could flow millions of cubic feet of gas per day."

Emerson Oil & Gas holds a 50% working interest the W.T. Davis Well and lands within Township 2 North and Range 13 West of Bossier Parish, Louisian The company strongly feels that there is enormor opportunity in producing the natural gas that available in this deep well. Neighboring wells at producing from a half million to 3 million cub feet of gas per day. The Company has now receive recommendation from its operator that it shou move into production on the well as a Natural Ga

"Operator recommends going into production on well

"Neighboring wells are producing from a half millic to 3 million cubic feet of gas per day."

With earth's dwindling supply of fossil fuels and a rising global demand for energy, investors are now looking at the bull market of a lifetime. Already shares in the oil and gas sector are rising faster than the overall market. In fact, four of Dow Jones' ten top performing industry sectors for the past year are

"Natural Gas Seems Headed the Way of Oil: More Demand, Less Supply, Higher Cost"

New York Times -Aug 20, 2004

"Report warns on soaring natural gas prices." Financial Times - July 2004

Of course, the longer the bull market in energ continues, the harder it will be to find undervalue energy stocks. In fact, it may not be too long befo finding a cheap oil or gas stock will be as difficult : finding an under-priced tech stock in the boom

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Case 2:05-cv-00737-MEF-SRW



MicroTech Trade



"News You Can Use About Small-Cap Technology Companies On The Move"

VIYYA TECHNOLOGIES (Pink Sheets: VYON)

Software Could Revolutionize Web Data Management!

MicroTech Trader regularly combs the market in search of innovative, smallcap technology companies to bring to the attention of our readers.

THIS WEEK'S PICK

This week, we have identified another such company poised for incredible growth over the next few months: Viyya Technologies (Pink Sheets: VYON) is a technology company that has developed, and is positioned to market, what may be the world's most advanced, web-based information management application.

SET FOR NOVEMBER LAUNCH

VYON's flagship product suite, to be branded as a Virtual Internet Assistant, manages disparate information from the Internet, newsgroups, email, other databases, corporate intranets, and third-party feeds by fully automating the process of collecting, processing and storing data relevant to the user. VYON has announced a November timetable for the product's rollout.

VYON gives Internet users the ability to retrieve filtered content from any web-based source, determine the relevancy of that information, and then have it processed or archived for use.

For additional VYON info, visit www.viyya.com.

VIYYA™ IMPROVES PRODUCTIVITY

VIYYA™ expedites daily research and provides scheduled and automated analysis of multiple Web locations. Captured data is displayed and saved in styles convenient to the user's daily routine, and stored for future search and retrieval as the user directs. This feature combination does not exist in any other product on the market today.

The technology reduces time spent searching and monitoring the Web by 25-40%, according to recent studies.

RECENT NEWS & DEVELOPMENTS

November 9

VYON reports that VIYYA™ Version 1.7, with patent-pending XCavator™ technology, has received very positive feedback from beta test participants and interest from potential buyers.

October 26

VYON signs marketing agreement with IVI Communications. IVI will market, sell, and distribute VIYYA™ to its U.S. subscriber base; both companies will share evenly in all revenue generated.

October 19

VYON announces November release of VIYYA™ 1.7, an application for the everyday computer user. Additional versions for professional, advanced, and enterprise users are scheduled for release in the coming months.

Viyya Technologies, Inc. (Pink Sheets: VYON)

Recent Price:

Total Outstanding Shares: 70,869,926

November 18, 2004

CEO ADDRESSES MARKET OPPORTUNITY

"Information overload, and decreased productivity as a result, are two of the most critical issues facing the more than 126 million Internet users today," said Viyya CEO John Bay in a recent interview. "This is creating an enormous revenue opportunity for products - like Viyya's software suite that can enhance a user's online experience, streamline searches, and improve productivity. By eliminating useless information and ensuring that the truly relevant information reaching the user is easily accessible, Viyya will make accessing the Internet a more productive and enjoyable experience, saving users time and money."

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Printers Parts Superstore

Dear Sirs,

In response to the complaint brought by The Paper Yard, in regards to receiving unsolicited advertisements. The Paper Yard is or was a customer of ours at one time. We sell printing press parts, equipment, and accessories which are directly associated to his business in the printing industry. This was not unsolicited; we received the fax number directly from the Paper Yard, in order to keep our customers posted on our specials we offer directly to our customers in the printing industry. It is my understanding that this is in no way breaking any laws. I am sorry that the Paper Yard feels this strongly against us trying to save them money for their livelihood, however I can understand their frustration with so many faxes as they frustrate myself sometimes. I can assure you we will no longer notify or fax the Paper Yard again.

Best regards.

Ric Antinori President

31215000

icl

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